## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re A	pplication	on of:	)	
Fumitsugu FUKUYO et al.			)	Confirmation No.: 4531
Application No.: 10/537,509			)	Group Art Unit: 2892
Filed:	Novem	ber 30, 2005	)	Examiner: Elias Ullah
For:		OD FOR CUTTING CONDUCTOR SUBSTRATE	)	
U.S. P <b>Custo</b>	atent and mer Wi	for Patents d Trademark Office ndow Mail Stop:  Amendment A 22314		F  Issue Fee
Sir:				A TENNA (ID O)
		INFORMATION DISCLOSE	KE 51	ATEMENT (IDS)
the un	to the at dersigned on the t	d's knowledge, this IDS is being file	nts liste d befor irst Offi	d on the attached PTO Form 1449. To e the mailing date of a first Office ice Action on the merits after filing an
is beir mailin	attentior g filed a g date o	n of the Examiner the documents liste	ed on th ut, to th	a. §§ 1.56 and 1.97(c), Applicant brings the attached PTO Form 1449. This IDS the undersigned's knowledge, before the ace, or another action that closes
	$\boxtimes$	The fee of \$180.00 set forth in § 1.1	7(p) is	included herein; or
		Applicant submits that each item of cited in any communication from a application not more than three more	foreign	patent office in a counterpart foreign
	to the a	37 C.F.R. § 1.97(d): Pursuant to 3 ttention of the Examiner the docume ing filed after the events recited in §	nts liste	ed on the attached PTO Form 1449.
		The fee of \$180.00 set forth in § 1.1	7(p) is	included herein; and

Attorney Docket No.: 46884-5388 (211285)

Page 2

cited in any communication	a item of information contained in this IDS was first a from a foreign patent office in a counterpart foreign paree months prior to the filing of this IDS.
to the attention of the Examiner the docum	ant to 37 C.F.R. §§ 1.56 and 1.97(i), Applicant brings tents listed on the attached PTO Form 1449. This IDS .97(d). Applicant requests that the IDS be placed in
application dated July 2, 2010, and having	documents from a counterpart, related, or other documents cited thereon is attached for the ocuments not previously cited, and any additional 49.
evidence that consideration by making approdocument listed on the accompanying PTC relevance can be understood from an enclosive from mention in the specification or in a set and does not constitute an admission that a "prior art." If it should be determined that art" under United States law, Applicant rest and law regarding the appropriate status of Applicant further reserves the right of the disclosed invention over the listed diagainst the claims of the present application Except for issue fees payable under authorized by this paper to charge any add Application, including fees due under 37 Cincluding any required extension of time for the service of time for the disclosed invention of time for the disclosed including fees due under 37 Cincluding any required extension of time for the disclosed invention of the disclosed invention of time for the disclosed invention of the disclosed inve	to take appropriate action to establish the patentability ocuments, should any of the documents be applied on.  r 37 C.F.R. § 1.18, the Commissioner is hereby itional fees during the entire pendency of this C.F.R. § 1.16 and 1.17 which may be required and ees, or credit any overpayment to Deposit Account No. a CONSTRUCTIVE PETITION FOR EXTENSION
	Respectfully submitted,
	DRINKKR, BIDDLE & REATH LLP
Dated: August 20, 2010	John G. Smith

Registration No. 33,818

CUSTOMER NO. 055694 DRINKER, BIDDLE & REATH LLP 1500 K Street, N.W., Suite 1100

Washington, D.C. 20005-1209

Tel: 202.842.8800; Fax: 202.204.0289